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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/696,707	10/29/2003	Tsang Chiu Ming	996338-3	6447
7590 12/14/2004			EXAMINER	
G BRIAN PINGEL			LEE, WILSON	
BROWN, WINICK, GRAVES, GROSS, BASKERVILLE			ART UNIT	DAREN ME ARER
REGENCY WEST 5			ARTONIT	PAPER NUMBER
4500 WESTOWN PARKWAY STE. 277 WEST DES MOINES, IA 50266			2821	
			DATE MAILED: 12/14/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/696,707	MING, TSANG CHIU			
		Examiner	Art Unit			
		Wilson Lee	2821			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE I - External after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 29 O	ctober 2003.				
		action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□	4) Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>29 October 2003</u> is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	: a)⊠ accepted or b)☐ objected drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachmen	t(s) e of References Cited (PTO-892)	4) ☐ Interview Summary	(PTO 413)			
2) Notic 3) Infor	e of References Cited (PTO-692) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da				

Claim Objections

Claims 2-13 are objected because of the following informalities:

Claims 2-13, line 1, "An" should be changed to --The--.

Claim 5, line 2, "display member have coacting connecting means" needs to be rephrased. "Coacting" is misspelled and it should be changed to either adjective or verb.

Claim Rejections - 35 U.S.C. 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding Claims 1, 5, 6, 11, 12, 13, "semi-permanently" is vague. Does it mean that the connection is permanent in half of a period of time then half of the time is *not* permanent? Or not so permanent (loose)? Or half of the connection is permanent and another half of the connection is *not* permanent?

Claims 2-13 are also vague by virtue of their dependency on claim 1.

Claim 13, "arm" lacks antecedent basis.

Claim Rejections – 35 U.S.C. 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Application/Control Number: 10/696,707

Art Unit: 2821

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 8-13, as best understood, are rejected under 35 U.S.C. 102(b) as being anticipated by Forster (International Publication number WO 94/21014).

Regarding Claim 1, Forster discloses an electrical neon display device (1) (See Figure 1) that allows for the interchangeability of the material being displayed, said device comprising:

- (a) an alternating current power track (Figures 1-4),
- (b) at least one neon track head (8) (See Figure 1) that is semi-permanently (temporary? or removably) electrically connected to said track and housing a transformer (6) for converting alternating current to direct current,
- (c) at least one display member (9) (See Figure 1) that is electrically associated with said at least one track head (See Figure 1 and page 2, lines 22-39).

Regarding Claim 2, Forster discloses that the device (1) includes a plurality of individual display members (shown as alphabets of display 9 in Figure 1).

Regarding Claim 3, Forster discloses that the display member (9) includes a neon tube shaped in the configuration of a desired letter ("NEONGLOBE DISPLAY") or design to be displayed by said device (See Figure 1).

Regarding Claim 8, Forster discloses that the device further includes an extension member (7) that is disposed between said track head (8) and said display member (9) (See figure 1).

Application/Control Number: 10/696,707

Art Unit: 2821

Regarding Claim 9, Forster discloses that the extension member (7) has a flexible body portion to allow for the movement of said display member (9) with respect to said power track (8).

Regarding Claim 10, Forster discloses that the extension member (7) allows the display member to be pivoted at least ninety degrees (i.e. actually it could be any degree because it is flexible) with respect to the power track (8).

Regarding Claim 11, Forster discloses that the extension member (7) is attached to the track head (8) in a fixed relationship and said display member (9) is semi-permanently (temporary? or removably so that display 9 can be disconnected from wire 7) attached to the extension member (7) (See Figure 1).

Regarding Claim 12, Forster discloses that the extension member (7) is semipermanently (temporary? or removably so that wire 7 can be disconnected from head 8) attached to the track head (8) and said display member (9) is attached to said extension member (7) in a fixed relationship (See Figure 1).

Regarding Claim 13, Forster discloses that the extension member (7) is attached to said power track (8) in a fixed relationship and said display member (9) is attached to said extension member (7) in a fixed relationship (See Figure 1).

Claims 1-13, as best understood, are rejected under 35 U.S.C. 102(b) as being anticipated by Chang (6,305,110).

Regarding Claim 1, Chang discloses an electrical neon display device (See Figure 1 and Col. 1, lines 62-65) that allows for the interchangeability of the material being displayed, said device comprising:

- (a) an alternating current power track (rail 22) (Figures 2 and Claim 8),

- (b) at least one neon track head (box 16) (See Figure 2) that is semipermanently (temporary? or removably) (See Col. 2, lines 27-40) electrically connected to the track and housing a transformer (T) for converting alternating current to direct current,
- (c) at least one display member (9) (See Figure 1) that is electrically associated with said at least one track head (See Figure 1 and page 2, lines 22-39).

Regarding Claim 2, Chang discloses that the device (shown in Figure 1) includes a plurality of individual display members (11, 12, 13, 14, 15).

Regarding Claim 3, Chang discloses that the display member (11-15) includes a neon tube shaped in the configuration of a desired letter ("PIZZA") or design to be displayed by the device (See Figure 1).

Regarding Claim 4, Chang discloses track head has one of a female electrical connector (21) and a male electrical connector (18, 19) and said display member has an electrical connecting member (17a, 17b) opposite to that of the track head.

Regarding Claim 5, Chang discloses that the track head and said display member have a connecting means (17a, 17b) (See Col. 3, lines 18-25) that are utilized to semi-permanently connect said track head (16) and display member (11-15, 17) together.

Application/Control Number: 10/696,707

Art Unit: 2821

Regarding Claim 6, Chang discloses that the connecting means (17a, 17b) (See Col. 3, lines 18-25) further includes a latch member that is semi-permanently associated with said track head (16) and said display member (11-15, 17).

Regarding Claim 7, Chang discloses that the track head (16) and display member (11-15, 17) are associated in a fixed relationship with one another to form a unitary member (See Figure 2).

Regarding Claim 8, Chang discloses that the device further includes an extension member (17a, 17b) (See Col. 3, lines 18-25) that is disposed between said track head (16) and said display member (11-15, 17) (See figures 1 and 2).

Regarding Claim 9, Chang discloses that the extension member (17a, 17b) (See Col. 3, lines 18-25) has a flexible body portion to allow for the movement of said display member (11-15, 17) with respect to said power track (22).

Regarding Claim 10, Chang discloses that the extension member (17a, 17b) (See Col. 3, lines 18-25) allows the display member to be pivoted at least ninety degrees (See Figure 2) with respect to the power track (22).

Regarding Claim 11, Chang discloses that the extension member (17a, 17b) (See Col. 3, lines 18-25) is attached to the track head (16) in a fixed relationship and said display member (11-15, 17) is attached to the extension member (17a, 17b) (See Figure 2).

Regarding Claim 12, Chang discloses that the extension member (17a, 17b) (See Col. 3, lines 18-25) is semi-permanently (disconnectable) attached to the track

Art Unit: 2821

head (16) and said display member (11-15, 17) is attached to said extension member (17a, 17b) in a fixed relationship (See Figures 1, 2).

Regarding Claim 13, Chang discloses that the extension member (17a, 17b) (See Col. 3, lines 18-25) is attached to the power track (22) in a fixed relationship and said display member (11-15, 17) is attached to said extension member (17a, 17b) in a fixed relationship (See Figures 1 and 2).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Grajcar (6,478,450) discloses a lighting system comprising flexible conductor strip. Gonzalez (5,436,813) discloses an illumination apparatus comprising a neon tube. Clement (5,203,626) discloses a low voltage power distribution and lighting system comprising tubular housings

Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Wilson Lee whose telephone number is (571) 272-1824.

Papers related to Technology Center 2800 applications may be submitted to Technology Center 2800 by facsimile transmission. Any transmission not to be considered an official response must be clearly marked "DRAFT". The official fax number is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Retrieval (PAIR) system. Status information for published

Art Unit: 2821

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Wilson Lee

Primary Examiner

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12/13/04